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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/883,966	06/20/2001	Koichi Numata	109237	4446	
25944 7590 01/31/2008 OLIFF & BERRIDGE, PLC			EXAMINER		
P.O. BOX 3208	350	HANDAL, KAITY V			
ALEXANDRIA, VA 22320-4850			ART UNIT	PAPER NUMBER	
			1795		
			MAIL DATE	DELIVERY MODE	
		•	01/31/2008	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Application No.		Applicant(s)	
	09/883,966	NUMATA ET AL.	
	Examiner	Art Unit	
	KAITY V. HANDAL	1795	

	KATTY V. HANDAL	1795				
The MAILING DATE of this communication appe	ars on the cover sheet with the	correspondence add	ress			
THE REPLY FILED 22 January 2008 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE.						
1. The reply was filed after a final rejection, but prior to or on this application, applicant must timely file one of the follow places the application in condition for allowance; (2) a No a Request for Continued Examination (RCE) in compliance time periods:	ving replies: (1) an amendment, a tice of Appeal (with appeal fee) in	ffidavit, or other evider compliance with 37 C	nce, which FR 41.31; or (3)			
a) \boxtimes The period for reply expires 3 months from the mailing date	of the final rejection.					
b) The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire a Examiner Note: If box 1 is checked, check either box (a) or (iter than SIX MONTHS from the maili	ng date of the final rejecti	on.			
TWO MONTHS OF THE FINAL REJECTION. See MPEP 70	06.07(f).					
Extensions of time may be obtained under 37 CFR 1.136(a). The date have been filed is the date for purposes of determining the period of ext under 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office later may reduce any earned patent term adjustment. See 37 CFR 1.704(b). NOTICE OF APPEAL	ension and the corresponding amoun hortened statutory period for reply ori than three months after the mailing d	t of the fee. The appropri ginally set in the final Offi	ate extension fee ce action; or (2) as			
2. The Notice of Appeal was filed on A brief in comp						
filing the Notice of Appeal (37 CFR 41.37(a)), or any exter a Notice of Appeal has been filed, any reply must be filed AMENDMENTS			e appeal. Since			
3. The proposed amendment(s) filed after a final rejection, I	out prior to the date of filing a brie	f, will not be entered b	ecause			
(a) They raise new issues that would require further con	nsideration and/or search (see NC					
(b) They raise the issue of new matter (see NOTE below	• •					
(c) They are not deemed to place the application in bet appeal; and/or	ter form for appeal by materially r	educing or simplifying	the issues for			
(d) They present additional claims without canceling a	corresponding number of finally re	jected claims.				
NOTE: (See 37 CFR 1.116 and 41.33(a)).						
4. The amendments are not in compliance with 37 CFR 1.12	See attached Notice of Non-C	ompliant Amendment	(PTOL-324).			
5. Applicant's reply has overcome the following rejection(s):						
6. Newly proposed or amended claim(s) would be all non-allowable claim(s).	owable if submitted in a separate	, timely filed amendme	ent canceling the			
7. Tor purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is provided that the status of the claim(s) is (or will be) as follows: Claim(s) allowed:		ill be entered and an e	explanation of			
Claim(s) objected to:						
Claim(s) rejected: Claim(s) withdrawn from consideration:						
AFFIDAVIT OR OTHER EVIDENCE						
8. The affidavit or other evidence filed after a final action, bu because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e).						
9. The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to o showing a good and sufficient reasons why it is necessary	vercome <u>all</u> rejections under apportant and was not earlier presented.	eal and/or appellant fa See 37 CFR 41.33(d)(ils to provide a 1).			
10. The affidavit or other evidence is entered. An explanation	n of the status of the claims after	entry is below or attach	ned.			
REQUEST FOR RECONSIDERATION/OTHER						
11. The request for reconsideration has been considered bu <u>See Continuation Sheet.</u>	t does NOT place the application	in condition for allowar	nce because:			
12. Note the attached Information Disclosure Statement(s).	PTO/SB/08) Paper No(s).					
13. Other:						
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Continuation of 11. does NOT place the application in condition for allowance because: Response to Arguments Applicant's arguments filed 1/22/2008 have been fully considered but they are not persuasive.

Applicant argues that the combination of Noguchi and Gakaree fails to provide any disclosure with regard to the first face that is only coated by an inactive material

and a second face that carries a reforming catalyst as called for in claims 1, 21 and 31 because Gadkaree does not explicitly disclose how the catalyst is highly dispersed. Examiner respectfully agrees, however the Final Office Action does state that though Noguchi fails to show details on how the catalyst layer is dispersed in the honeycomb filter, and wherein the honeycomb filter comprises a plurality of partitions that are structured to form: a raw material supply flow passage that causes the raw gas to flow along a first face of the plurality of partitions and that supplies the raw gas to the filter; and a processed gas flow passage that causes reformed and filtered gas to flow along a second face of the plurality of partitions, wherein: the reforming catalyst is carried by the plurality of partitions on the second face on the side of the processed gas flow passage, and the first face of the plurality of partitions on the side of the raw material supply flow passage is only coated by an inactive material; Rao teaches a honeycomb filter apparatus (fig. 4, 38) comprised of a plurality of porous (col. 1, lines 48-52) partitions (as illustrated) that are structured to form: a raw material supply flow passage (44) that causes the raw gas to flow along a first face of the plurality of partitions and that supplies the raw gas to the filter (illustrated); and a processed gas flow passage (46) that causes reformed and filtered gas to flow along a second face of the plurality of partitions (illustrated), wherein: the reforming catalyst/oxidation catalyst/(Platinum) (col. 4, lines 36-41) is carried by the plurality of partitions on the second face (illustrated) on the side of the processed gas flow passage (46), and the first face of the plurality of partitions on the side of the raw material supply flow passage is only coated by an inactive material/ceramic(Abstract)/(e.g. alumina as well known in the art and evidenced by US 5,956,560 - col. 18, lines 55-65) in order to provide a honeycomb filter which prevents catalyst poisoning due to the carbon particulates present by depositing the catalyst in the processed gas flow passage/(exit channels) (col. 2, lines 9-16). Therefore, it would have been obvious to replace the honeycomb of Noguchi with the honeycomb of Rao in order to provide a honeycomb filter which prevents catalyst poisoning due to the carbon particulates present by depositing the catalyst in the processed gas flow passage/(exit channels).

Applicant argues that Rao fails to disclose or suggest a first face that is only coated by an inactive material as called for in claims 1, 21, and 31. Examiner respectfully disagrees. Rao does teach that the filter element (fig. 4, 38) is made of an inactive material/(ceramic) (Abstract) such as cordite (col. 4, lines 1-7) and as set forth in the Final Office Action. Furthermore, Rao does not make any reference to having any additional element to the ceramic material or coating on the inlet channels/(raw material supply flow passage (44)). Therefore, the teaching of Rao would lead one of ordinary skill in the art to conclude that the inlet channels of Rao are made of only an inactive material/(ceramic) (such as alumina as set forth in the Final Office Action). Rao's col. 2, lines 9-16 do discuss the filter element (the emissions control system) as a whole wherein because the inlet channels filter out the carbon particulates (col. 4, lines 28-35), the catalyst on the outlet channels is not poisoned or covered with excessive quantities of carbon particulates (col. 2, lines 9-16).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to KAITY V. HANDAL whose telephone number is (571)272-8520. The examiner can normally be reached on M-F 8-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Alexa Neckel can be reached on (571) 272-1446. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

CAK/

1/27/2008

SUPERVISORY PATENT EXAMINER